

King Abdul Mumin El Of The Kingdom Of Morocco

UNITED STATES DISTRICT COURT

for the

WESTERN DISTRICT OF WASHINGTON

Joseph Stanley Pigott a.k.a King Abdul Mumin El, Morocco

Plaintiff(s)

V.

Heather Winslow Barr, David P. Tracy (Individual Jointly & Severally) LAW OFFICES OF DAVID P. TRACY & ZOTTMAN, Sarah Hudson (Individual Jointly & Severally) d.b.a. KING COUNTY SUPERIOR COURT BAILIFF, Attorney Kristin Richardson (Individual, Jointly & Severally) d.b.a. KING COUNTY SUPERIOR COURT Judge, Attorney Kathryn D. Fields (Individual, Jointly & Severally) d.b.a. KING COUNTY SUPERIOR COURT Judge, KING COUNTY SUPERIOR COURT Judge, KING COUNTY SUPERIOR COURT, STATE OF WASHINGTON, et al.,

CASENO CV 01489 &M

PLAINTIFF KING ABDUL MUMIN EL'S MOTION FOR PRELIMINARY INJUNCTION, DEPORTATION AND EXPEDITED DISCOVERY (FRCP 26 (d))

FILED ENTERED
LODGED RECEIVED

SEP 16 2019 SP

AT SEATTLE
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
DEPUTY

Defendant(s).

MOTION FOR PRELIMINARY

COMES NOW, Plaintiff, King Abdul Mumin El, makes and moves the Court, for an Order for Preliminary Injunction, Deportation and Expedited Discovery, on the Grounds of Fraud, Treason and

states as follows:

I. RELIEF REQUESTED

- 1. That Plaintiff Demands a Preliminary Injunction for the Illegal KING COUNTY Superior Court Order denying me my right to appeal that was signed, by Kristin Richardson, on 9/6/2018.
- 2. That Plaintiff Demands a Expedited Discovery of the Defendants information they are going to use as a defense.
- 3. That Plaintiff Demands a Deportation of all Defendants, except for Heather Winslow Barr.

II. STATEMENT OF FACTS

- 4. That this MOTION FOR PRELIMINARY INJUNCTION AND EXPEDITED DISCOVERY is supported by the information in the Complaint and Request for Injunction and supporting Declaration of King Abdul Mumin El.
- 5. (1) That King Abdul Mumin El is likely to succeed on the merits of his claims; (2) That King Abdul Mumin El is likely to suffer irreparable harm without preliminary relief; (3) the balance of equities between the parties support an injunction; and (4) the injunction is in the public interest, because I have seen many innocent people locked up in prison, by illegal means made, by attorneys that defrauded many people out of their freedom.

Most Skipt a Kaking Abdul Mumin El

Private U.S. Attorney General

604 So. 162nd St.

Burien, Washington 98148

Dated: 9/16/2019 PH. 206-566-1640



King Abdul Mumin El Of The Kingdom Of Morocco

UNITED STATES DISTRICT COURT

for the

WESTERN DISTRICT OF WASHINGTON

Joseph Stanley Pigott a.k.a King Abdul Mumin El, Morocco

Plaintiff(s)

V.

Heather Winslow Barr, David P. Tracy (Individual Jointly & Severally) LAW OFFICES OF DAVID P. TRACY & ZOTTMAN, Sarah Hudson (Individual Jointly & Severally) d.b.a. KING COUNTY SUPERIOR COURT BAILIFF, Attorney Kristin Richardson (Individual, Jointly & Severally) d.b.a. KING COUNTY SUPERIOR COURT Judge, Attorney Kathryn D. Fields (Individual, Jointly & Severally) d.b.a. KING COUNTY SUPERIOR COURT Judge, KING COUNTY SUPERIOR COURT Judge, KING COUNTY SUPERIOR COURT, STATE OF WASHINGTON, et al.,

caseno CV 01489KM

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SEP 1 6 2019 SP

AT SEATTLE
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

Defendant(s).

MOTION FOR PRELIMINARY

COMES NOW, Plaintiff, King Abdul Mumin El, makes and moves the Court, for an Order for Preliminary Injunction, Deportation and Expedited Discovery, on the Grounds of Fraud, Treason and

states as follows:

I. RELIEF REQUESTED

- 1. That Plaintiff Demands a Preliminary Injunction for the Illegal KING COUNTY Superior Court Order denying me my right to appeal that was signed, by Kristin Richardson, on 9/6/2018.
- 2. That Plaintiff Demands a Expedited Discovery of the Defendants information they are going to use as a defense.
- 3. That Plaintiff Demands a Deportation of all Defendants, except for Heather Winslow Barr.

II. STATEMENT OF FACTS

- 4. That this MOTION FOR PRELIMINARY INJUNCTION AND EXPEDITED DISCOVERY is supported by the information in the Complaint and Request for Injunction and supporting Declaration of King Abdul Mumin El.
- 5. (1) That King Abdul Mumin El is likely to succeed on the merits of his claims; (2) That King Abdul Mumin El is likely to suffer irreparable harm without preliminary relief; (3) the balance of equities between the parties support an injunction; and (4) the injunction is in the public interest, because I have seen many innocent people locked up in prison, by illegal means made, by attorneys that defrauded many people out of their freedom.

Moseph S. Pigott a. k.a. King Abdul Mumin El

Private U.S. Attorney General

604 So. 162nd St.

Burien, Washington 98148

Dated: 9/16/2019 PH. 206-566-1640